WOODSFIELD, OHIO, JAN. 28, 1852.

FOR PRESIDENT OF THE UNITED STATES, WILLIAM ALLEN, of Ohio. Subject to the decision of the National Democrats Convention.

DEMOCRATIC TICKET. FOR JUDGE OF THE SUPREME COURT. WILLIAM B. CALDWELL.

MEMBER OF THE BOARD OF PUBLIC WORKS. JAMES B. STEEDMAN.

on to-morrow (Thursday) evening.

Miss Catharine Mitchell will preach in this place on Saturday evening, Feb. 7th, and on Sunday, the 8th, at the M. E.

OHIO LEGISLATURE.

Among them we notice the bill defining til Wednesday morning. the powers and duties of the Probate Judge, the bill making provision for the the wounds inflicted by M'Camick. No appointment of three commissioners to re-

got the seat, in the Senate, held by Mr. Corner. That our readers may understand this question, we will state that Mr. Corner received, at the last October election, a majority of the votes in the counties of Morgan and Washington as they now are, and received a certificate of election from the Clerk of Washington county, Mr. Covey received a majority of the votes cast in the counties of Morgan, Washington and that part of Noble formerly belonging to Washington and Morgan, and contested the right of Mr. Corner to a seat. The Senate decided that -Mr Covey was entitled to the seat-only two whigs voting against him.

Mr. Parrish's right to a seat from the county of Noble.

is the author of the letter mailed at at Steubenville, so silly as to think we don't ant enterprise, and must result in valuable know that the whole letter is a tissue of commercial advantages. The Islands. lies from beginning to end? Miss Kate eleven in number, with a climate very sim-Comfortless had better drop this matter liar to that of West India Islands, in the and not trouble us any more with her contradictory statements, or we will show the prove so frequently destructive to the com- the 26th day of January, A. D. 1852, filed in the original article to her intimate friends, and merce of the last named Islands; with a office of the clerk of the court of common pleas, prove whose the hand writing is. The soil peculiarly adapted to the growth of best way to get out of a dirty scrape is to fruits, vegetables and grains, and sugar, ing premises, of which Samuel Landback died seicoffee and tobacco; lying in the great ocean zed, to wit: Lot No. 100 in the town of Woodssay nothing about it.

SCOTT'S WEEKLY PAPER. Philadelphis, is one of the largest and best of the that peer above the waters of the Pacific, Maria Landback, and to Charles Landback, each will offer for sale at public outcry, at the front door Eastern weeklies-perhaps the very largest. The number before us gives evidenccs of much literary merit. Terms-Single copy \$2; 2 copies \$3; 4 copies \$5; 10 our steamers and enterprising people as copies \$10: 21 copies \$20.

and Monthly School-Reader; N. A. CAL-KINS, Editor; Fowlers & Wells, Publishers; New York. The January No. of this excellent publication, is on our table. The work is devoted to the Physical, Mor- foliage of the bread fruit, banana. cocoa land of R. Bevan, thence the nearest and best route al and Intellectual Improvement of Youth, nut, and other valuable trees. In Hawaii, and is worthy of a liberal patronage. Terms-Single copy \$1; 5 copies \$4; 8 copies 86; 15 copies \$10.

There is nothing very important in the late news from Europe. Tranquility reigns in France. A correspondent of the London Daily News says he is informed that the first article of the constitution of France is as follows:

the title of Emperor." He also says that coins have been struck

Emperor."

The leading topic in England is still the resignation of Lord Palmerston.

A movement has been put on foot in the Pennsylvania Legislature to withdraw the Wheeling bridge suit. A meeting was held in Pittsburgh on the night of feet in length, by 64 feet in height. the 20th inst., at which resolutions were passed protesting against the withdrawal. and declaring it derogatory to the dignity of the Commonwealth, ruinous to the navigation trade—an insult to United States Supreme Court, which for two essions had the case under consideration, and depre-ciating the standing of Pansylvania with aister States.

It would be a fine thing for the public interest if that suit were withdrawn.

Another calamity was recently very nearly taking place among the children at the Greenwich Street School, New York. The teachers, on the first alarm of fire, rushed to the doors and locked them, until order was restored, when the children were permitted to depart. The alarm of FATAL AFFRAY.

We learn, by verbal reports, that on Saturday, the 17th inst., a fatal affray occurred in Grandview township, Washington county. It appears that a George M'Camick had sworn in presence of his family, that he would take the life of s Mr. Sisk, a neighbor; upon which he left for Sisk's with two heavily loaded pistols and a dirk in his possession. When he reached Sisk's, he went in the house and after some words told Sisk that his life was

in his hand and he meant to have it. M'Camick then presented a pistol a Sisk's head and snapped it twice without Rev. W. A. Davidson will preach a effect. Sisk seized a chair to defend himsermon on temperance, at the lower church self with, which, in the scuffle, was broken in pieces. M'Camick then seized Sisk and dragged him out of the house, and commenced beating him over the head with the pistol. Whereupon Mrs. Sisk caught up one of the broken chair posts, and while M'Camick was still beating her husband, struck him one blow on the back of his By reference to the proceedings of the head which killed him instantly. So little Legislature, as published in another col- feeling had community for M'Camick that umn, it will be seen that several subjects he was suffered to lie in the snow, where of much importance are being considered. he had fallen, from Saturday afternoon un-

Sisk is said to be not out of danger from cause has been assigned for the attempt of wise the laws, the new tax law, and others. M'Camick to take the life of Sisk, that in It will, also, be seen that Mr. Covey has the least degree justified the act.

By telegraph, from Lancaster, Pa. we learn that the bills preferred against the Christiana prisoners for murder and riot. were returned into court by the Grand Jury "no bills;" when all the prisoners were discharged.

Kosauth has met with a very enthusiastic reception in Pittsburgh.

FROM THE SANDWICH ISLANDS. We suppose that the expedition which started from San Francisco, some time since, under mysterious circumstances, is day of January, A. D 1852, filed in the office of the now explained. A company have secur- clerk of the court of common pleas of the county ed from King Kamehama the exclusive of Monroe and State of Ohio, a petition praying right of steam navigation to and from the Sandwich Islands, under the name and The Committee on Privileges and Elec- style of the "North Pacific Steam Navi- died seized, to wit: The south west quarter of the tions, in the House, have reported against gation Company." This opens a new and south west quarter of section 35, township \$, and important era in our history, and is looked to with much interest. The company debts against said estate. advertised their first steamer, the Col. Fremont, to sail on the 7th ult.

This is unquestionably a very importsame latitude, but not subject to any of between 18 and 22 degrees north and 150 field in said county of Monroe - Also the north and exhibit a richness of soil, a delight- one-third part of said premises. And the petitionfulness of climate, and geographical beauty that are almost enchanting-will, in a next term of said court application will be made few years, be as extensively frequented by by said petitioner for an order that partition may have been those of the West Indies. Besides the agricultural and mineral advan-THE STUDENT, a Family Miscellany tages of the Pacific Islands, some of them possess in themselves the greatest wonders in nature. In Tahiti, for instance, the mountains run up to an elevation of 10,000 sioners of Monroe county, at their next March sesfeet, and summits of them are said to be embelished with the green and luxuriant there is one of the most extensive and terrific volcanoes upon earth, and the summit Mauna Roa is 16.000 feet above the level of the ocean.

> A GREAT CANAL IN CALIFORNIA. An important canal is in course of concompany of miners, which is worthy of describes it:-

"The distance from Bear river to Auburn "The President of the Republic takes by the line of the canal, is 42 miles, while in a direct line it is scarcely more than 22. The increased distance of the canal is attributable to the fact of its winding with the inscription-"Louis Napoleon, round huge mountains. Of this distance eight miles is flumed.

"There are four aqueducts now completed, of the following dimensions:-

No. 1 is 612 feet in length, by 136 in height. It is 52 feet at the base by 6 feet James Hendershot across the top. No. 2 is 230 feet in length. by 45 feet in height. No. 3 is 276 feet in tength, by 74 feet in height. No. 4 is 472 ant Myers purchased of said Ephraim W. Jones and Phebe his wife, a tract of land in said county,

"From the completion of the tunne

there will be a fall of about two hundred feet, which would be sufficient to run machinery for a second Lowell. The heaviest portion of this great undertaking is the tunnelling the principal mountain which divides the two extremes of the work. This length, and is now completed about twothirds of the distance through the mountain. Engaged on this stupendous work are about two hundred men. This canal, which was commenced about four months since, and has been conducted by private enterprise only, it is believed will be completed by the 1st of January 1852, and from the strict economy used in every department it is estimated that \$200,000 will

cover all the expenses of the construction.

Carrying twenty-one cubic feet of water,

at the rate of six miles per hour, it is esti-

1,000 sluices, and to furnish profitable em-

ployment for 10,000 men.

LATEST INTELLIGENCE.



REPORTED FOR THE SPIRIT OF DEMOCRACY BY THE MORSE LINE

> Congressional. WASHINGTON, Jan. 26-P. M.

Editor Spirit of Democracy: SENATE-The bill granting land to lowa

for railroad purposes was taken up. Mr. Underwood moved to amend by appropriating, to the thirteen original States, 3.000,000 acres of land for education and nternal improvement.

Before any action was taken the Senate

House-The resolution calling for the correspondence between M. Kossuth and Capt. Long was adopted.

The remainder of the day was occupied n debating the joint resolution authorizing the printing of 100,000 copies of the cen-

> Turkey, England and Kossuth. PITTSBURGH, Jan. 27.

By special telegraphic despatches received by the Morse line, we are informed that the London Daily News, by the Amerca, copies statements from the Hamburg papers to the effect that the Sublime Porte as addressed to the English Government a protest against the return of Kossuth to England. The Porte affirms that Kossuth was only liberated upon the express condition that he should remain permanently in the United States.

Petition to Sell Lands. DWARD McKAIN, Jonathan McKain and be offered for sale at public auction, is lichabod Ditle and Mary Dille his wife, all of the court house in said county, on the State of Indiana, will take notice that William McKain and Mary McKain as the administrators of the estate of James McKain, deceased, on the 22d that an order be granted to them by said court, a the next term thereof, authorizing the sale of the following real estate, of which the said decedent range 4, containing 36 acres more or less, and lying and being in said county of Monroe, to pay the

WILLIAM McKAIN. MARY McKAIN,
By SINCLAIR & OKEY, their Att'ys. Attest: WM. OKEY, Clerk. Jan 28 1852-4w

Notice in Partition.

USANNA R. LANDBACK, Anna Maria Landback and Charles Laudback. all of the State of Pennsylvania, will take notice that Aaron within and for the county of Monroe and State of Ohio, a petition demanding partition of the follower further asks that dower in said premises may be assigned to said Susanna R. Landback. At the be made of said premises, and that said dower be

AARON LANDBACK, assigned. By SINCLAIR & OKEY, his Att'ys. Attest: WM. OKEY, Clerk Jan. 28. 1852-4w

OAD NOTICE.—Notice is hereby given that a petition will be presented to the Commission, praying for the location of a county road commencing at a stake on the north side of the road leading from Carlisle to Woodsfield on the to intersect the ridge road leading from Bethel to Summerfield, the read to run north to the top of the ridge, thence east to said ridge road as afore-A PETITIONER Jan. 28, 1852.

OAD NOTICE - A petition will be presented to the Commissioners of Monroe county, Ohio, at their next March session, praying for the location of a county road commencing at the State struction from Bear river to Auburn, by a road at or near Benjamin Ridgaway's, thence the nearest and best route to intersect the Sistersville and Woodsfield road at the school house on Trail notice. The San Francisco Express thus run, thence to intersect the road leading from dihael Miller's mill to the Ohio river at or near Haythorn's, thence through the lands owned by Elias and Mo-es Barker to intersect the Pennington and Antioch road at the Locust knob Jan. 28, 1852

STATE OF OHIO, MONROE COUNTY, SS. COURT OF COMMON PLEAS.

William Myers, W. Jones, who resides out of the State of Ohio, is here-Ephraim W. Jones, William Morris, by notified that said William Caspar Hendershot Myers has filed his bill in & Frances his wife ting forth in substance that & Sarah his wife, Slater B Rush & A D. 1519, said complain-

to wit. One fifth part of the north east quarter o Section number 34, Township 4 and Range 4, the property of said Jones and wite, in right of his said wife, that said Jones and wife were to convey the same to the complainant by general warranty deed on or before the first day of April, 1851. That said complainant was to pay said Jones \$250 00 for said land, to wit: \$150 00 on the 1st

day of April, 1850, and \$100 00 on the first day ond instalment became due the said Phebe unfortunately died, leaving an infant child who died

That said Ephraim by the death of his said wife and child, has become a mere tenant by the courtesy of said land, and incapable of making a deed

in tee simple. The bill therefore prays for a conveyance of all the interest of said Ephraim W. Jones in said land, to wit: His estate by the courtesy, and a per-Jones from collecting the last instalment of \$100 00 the consideration for the same baving utterly fail-Should the said defendant fail to plead, answer or demur within sixty days after the next mated that the supply will be ample for the court to take the bill as true and confessed.

ARCHBOLD & DAVENPORT.

Venditioni Expons issued from the court of Common Pless of Monroe county, Ohio, I will offer for sale, at public outcry, in the town of

Stafford, in said county, or Thursday, the 12th day of February, 1852, between the hours of 10 o'clock a m, and 4 o'clock m, of said day, the following personal propesty, to wit: One roan mare eight years old, one bay horse seven years old, and one two horse wago Taken in execution and levied on as the proper-ty of George Sill at the suit of the State of Ohio for the use of the Fund Commissioners of Monroe county.

M. MORROW,

Jan 21. \$1 00

ASTER COMMISSIONER'S SALE -By virtue of a mandate to me directed from the court of Common Pleas within and for the county of Montoe and State of Ohio, in the case of David Dye and Daniel Dye as the Administrators of Daniel Dye, deceased, vs. Fanny Dye, et al , will be offered for sale at public auction, at the loor of the court house in said county, on

Saturday, the 21st day of February, next, between the hours of 10 o'clock a m and 'clock p m, on said day, the following described racts of land, situate in said county, to wit: The west half of the north west quarter of Sec-

tion one, in Township three, of Range five; also the north west quarter of the south west quarter of Section one, Township three, and Range five. Ordered to be sold as the property of the late Vincent Dye, now deceased

WM. OKEY, Mas. Com. Jan. 21, 1852. \$2 50

MASTER COMMISSIONER'S SALE —By virtue of a mandate to me directed from the ourt of Common Pleas within and for the county of Monroe and State of Ohio, in the case of facob Bare sen vs. Richard Lewis, will be offered for sale at public auction, at the door of the ourt house in said county, on

Saturday, the 21st day of February, next, between the hours of 10 o'clock a m, and and, situate in said county, to wit:

One hundred and eighteen rods of lard in Se ion 24, Township 1, and Range 3: Beginning at Gum, thence south 52 degrees west 16 poles to a Beech, thence north 65 degrees west 4 poles and 12 Imks to a Beech on the run bank, thence down the run with the meanderings thereof 20 poles to Os Dillon is further notified that this petitioner a post, thence south 31 degrees east 5 poles and 14 will ask for a decree upon said petitition at the links to the place of beginning.

Spring Term of said Court inks to the place of beginning

Wat. OKEY, Mas Com. Jan. 21, 1852. \$2 62

TASTER COMMISSIONER'S SALE.—By virtue of a mandate to me directed from the court of Common Pleas within and for the county of Monroe and State of Ohio, in the case of William Dunn vs. Elizabath Schamp et al. will be offered for sale at public auction, at the door

Saturday, the 21st day of February, next, between the hours of 10 o'clock a m and 4 o'clock p m. on said day, the following described tracts of land, situate in said county, to wit: The north east quarter of the south east quarter

of Section 9, in Township 2, of Range 4; also the north west quarter of the south east quarter of Iron Stone China and Porcelain Breakfast, Din-Section 9, in Township 2, of Range 4, excepting from said tract the saw mill and fixtures thereon Appraised at \$200

WM. OKEY, Mas. Com. Jan. 21, 1852. 82 37

me directed. I will offer for sale, at public outery. at the front door of the court house in the town of Woodsfield, in said county, on Saturday, the 21st day of February, 1852, between the hours of 10 o'clock a m, and 4 o'clock

p m, of said day, the following described lands and tenements, lying and being in said county, to with The undivided tenth part of the west half of the south west quarter of section 13, township 7, and range 7; and the east half of the south east quar ter of section 19, same township, and range. Ordered to be sold as the property of John Tittle at the suit of James W. Shankland, for use. Jan 21 \$2 12 M. MORROW, Sh'ff.

HERIFF'S SALE. -By virtue of a writ of and 160 west—although they comprise but Aaron, demands that partition be made as follows: Exponas issued from the Court of Common Pleas of Monroe county, Ohio, and to me directed, I of the court house in the town of Woodsfield, it said county, on

Saturday, the 21st day of Cebruary, 1852, between the hours of 10 o'clock a m, and 4 o'clock p in, of said day, the following described lands and tenements, lying and being in said county, to wit:
The west half of the south east quarter of section 10, township 5, range 7, containing 80 acres more or less. Appraised at \$120

Taken in execution and levied on as the property of John McMahon at the suits of John Ault erty of John and G. Morgan, and Edmund G. Morgan, M. MORROW, Sh'ff.

HERIFF'S SALE.—By virtue of a writ of Common Pleas of Monroe county, Ohio, and a writ of Venditioni Exponss issued from the Court of Common Pleas of Jefferson county, Ohio, and to me directed, I will offer for sale, at public outcry, at the front door of the court house in the town

of Woodsfield, in said county, on Saturday, the 21st day of February, 1852, between the hours of 10 o'clock a m, and 4 o'clock p m, of said day, the following described lands and enements lying and being in said county, to wit: All that parcel or tot of land situate lying and being in the town of Clarington, in said county, and

known and distinguished as a part of lot number 75 on the said town plat, to wit: The south east corner of said Lot No. 75, and extending fifty in fron on Ferry street and running back from front to rear forty feet, so as to contain two thousand square feet of land; also the following real estate adjoining the town of Ridgeville, in said county and bounded and described as follows, commencing at the north west corner of the south west quarter of section No. 23, township 2, of range 4, thence south to intersect the street line of the lots of said town, thence to run with the street line 11 rods and 80 teet, thence 120 feet a north east course with the line of said lots of the town aforesaid, and thence west 12 feet a north east course to run with Chancery, in the office of the west end of Jacob Winland's house to the line the cierk of said court, set- of Jacob Pittman's, and from thence to the place of beginning, containing four ac es of land, more on the 16th day of June, or less; also the following: a part of section 23, in township 2, of range 4, being all that tract of land lying north of the said town of Ridgeville, bounded on the east by the lands of Wm Pitman, on the north by the lands of Jacob Pitman, and on the west by the lot sold by Henry Kyser to John P. Ferrel, and on the south to run a parallel line of said town of Ridgeville, containing ten acres more or less; also the following tract in section 23, town ship 2, range 4, commencing for the same at the south west corner of a lot deeded to Henry Kyser by Jacob Winland, thence with the section line south to the corner of said Winland's land, thence tunnel will be about two thousand feet in of April, 1851. That said complainant duly paid the first instalment of \$150 00, but before the section of Ridgeville, thence to the street line, and thence to the place of beginning, containing two acres, more or less; also the follow ing tract, to wit: thirty acres off from the west side of the south east quarter of the north east quarter of section 29, township 2, range 4; also the north east quarter of the south east quarter of section 29. township 2, range 4, containing 40 acres more or less; also the following town lots in said town of Ridgeville, being Lots Nos 2, 3, 4, 8, 9, 10, and 16, as appears by the plat of said town; also the following tract, being a part of the north east quarter

Taken in execution and levied on as the property of John P. Ferrel at the suits of Hampton, Smith & Co., and Benjamin Glyda. Jan 21. 38 25 M. MORROW, Shift.

SHERIFF'S SALE.—By virtue of a writ of Venditioni Exponse issued from the court of Common Pleas of Jefferson county, Ohio, and to by the Fund Commesiances of Monroe by the Fund Commesiances of Monroe me directed, I will offer for sale at public outcry, at the front door of the court house in the town of 1852;

Saturday, the 21st day of February, 1852, between the hours of 10 o'clock s m, and 4 o'clock pm, of said day, the following described lands and tenements, lying and being in said county of Mon-

The north east quarter of the south east quarter of section 29, township 2, and range 4; also the north half of the south west quarter of section 23, same township and range; who the east quarter of ot No. 75 in the town of Clarington.

Taken in execution and levied on as the property of John P. Ferrel at the suit of Ber jamin Glyde. Jan 21. \$2 37 M. MORROW, Sh'ff

SHERIFF'S SALE .- By virtue of an order of sale in Chancery issued from the Court of Common Pleas of Washington county, Ohio, and to me directed, I will ofter for sale, at public out cry, at the front door of the court house in the town of Woodsfield, in Monroe county, on Saturday, the 21st day of February, 1852, between the hours of 10 o'clock am, and 4 o'clock

p m, of said day, the following described lands and tenements, lying and being in said county, to wit: All the north half of the north west quarter of ection twenty-nine, of township three, of range ix, in the Marietta land district Ordered to be sold as the property of George

dams, at the suit of Isaac Sm M. MORROW, Shiff Jan 21. \$2 00

Petition for Divorce.

Mary Van Os Dillon,) State of Ohio, Monroe

Luke Van Os Dillon To Luke Van Os Dillon You are hereby notified, that on the 8th day of January, 1852, Mary Van Os Dillon of M nroe county, Ohio, filed in the Court of Common Pleas ext, between the hours of 10 o'clock a m, and of Mon oe county, Ohio, a petition in Chancery, o'clock p m, the following described tract of against the said Luke Van Os Dillon; the object and prayer of which petition is to obtain a Divorce from the said Luke Van Os Dillon-the causes assigned in said petition are gross neglect of duty, adultery; and that the said Luke Van Os Dilfon had another wife living at the time of the marriage with the said petitioner. And the said Luke Van

MARY VAN OS DILLON, Jan. 14, 1852. By N. HOLLISTER, her Att'y.

New China, Glass and Queensware STORE.

No. 28, MONROE ST., WHEELING, VA FITHE Subscribers respectfully give notice that they have just opened a Splendid Stock of the above WARE, together with an assortment of Mantle Ornaments and Fancy Goods, some of which are New Patterns and of exquisite

TASTE AND BEAUTY. ner, Tea and Toilet Ware, of new patterns, Hail Lamps and Lanterns, Solar and Lard Lamps, Britannia Ware,

Table Cuttery, &c. &c. Together with a complete stock of Common Ware or city and country trade. We hope by keeping HERIFF'S SALE —By virtue of an order of such goods on hand as this section to requires, and giving our personal attention to repacking the same, to convince all who may favor packing the same, to convince all who may favor us with their patronage, that they cannot do bet-

ter at any other establishment in the country. We invite all who may be purchasing their spring stock to call upon us before purchasing where, HOBBS BARNES & CO.,

Flint Glass Manufacturers. Jan. 7, 1852. Wheeling, Va

List of Letters REMAINING in the Post Office at Woods-field, Ohio, January 1, 1852.

A-Algeo Thomas, Amos Joshua 2, Addis Mary M., Adams Mary A., Addis Joseph, Armstroug B-Bloor Louisa A , Blazer Benjamin, Barrack-

man Samuel, Bentz G. J. Baker Isaac T. Barrack man Margaret, Bauer Leopold, Brat Carlise. C-Clinghan John, Culverhouse J. T. Corn-wall Henry, Cronin Michael 2, Cooke P. M. D.

D-Driggs Tirza, Davenport Hon. John, Dil. lon Benjamin, Detwiler Henry, Dyer Philip. E-Ellis Charles, Enlow Michael, F-Flogerci Charles, Falwell Joseph, Fogle

G-Griffith William, Gorsline James, Gallathin Johannes, Goudy Isaac, Goudy John or Robert, Green Wm. M. Goudy John

H-Hayden Nathaniel D. Henderson Mrs. Mary, Hutchinson Robert S. Hawkins Mrs. Eliza Jane, Hukill Miss Maria 2, Houston Joseph, Hisson Mrs Nancy, Hawkins Joshus, Howell Aaron. J-Johnston Ephraim.

K- Killen Miss Abigail, Kirklin David, Kene-

dy John, Kaylor Daniel L-Leisure Riley
M-Morris Daniel, McClellen Robert 2, Mc-Williams Alexander, McClellen Isaac, McFadden Miss Hannah, McMahon Thomas, Myers George, McGinnis James, McDonald Joseph, Morris Miss

Sarah, Mason George.
N.-Neal Barnet, Neal I. Norris Miss Eliza, Newhard Leonard, Nally Levi. O-Okey Woodman 2, Ollom John. P-Patton Mark P. Pugh Samuel, Platt Simon

P. Powell William. R-Rogers Joseph, Robbins John. S-Sebolt Fred, Smith B. Sha v James, Sherman Jacob, Stine Henry, Saliards Daniel, Sherman Adam, Starkee Henry, St. John Mary Anne. T-Truskett Elizabeth, Turner Elbridge.

U-Uphold Jonathan. W-Watson Rebecca Jane, Way John S. Warren Daniel, Worley James, Warren Daniel H. Y-Yoho Peter, Yoho Peter or Mary Jaue, Yo-

ho John Z-Zeh Frederich (cooper). German-illegible. Persons calling for the above will please say A. ROSS, P. M.

they are advertised.

AMES HOLLIDAY, will take notice that on the 8th day of December, A. D. 1851; Jacob Hopton deposited with the Clerk of the Court of Common Pleas of Monroe county, Ohio, the sum of eight dollars and fifty-four cents, with an appli cation in writing, asking for an order of redemp-tion for the following described tract of land, to wit: Range 5, township 5, section No. 2, north, north east, containing 43 acres, charged for taxation in the name of Jacob Shively; and that on the 13th day of January, 1851, twenty acres thereof was sold for the taxes to James Holliday. Application will be made to the court of Common Pleas at their next session in said county for an order of JACOB HOPTON.

Dec. 17, 1851. By N. HOLLISTER, his Att'y JAMES HARRIS in hereby notified, that on the 11th day of December, A. D. 1851, David Peden and J. O. Peden, as the Administrators of James Peden, deceased, filed in the Court of Common Pleas of the county of Monroe and State of Ohio, a Bill in Chancery, against the said James Harris; the object and prayer of which Bill is to obtain a decree of said Court for the sale of the east half of the south west quarter of section No. 10, in township 2, of range 4, in said county, for the payment of the balance of the purchase money for said premises, and the said James Harris, is further notified, that unless he shall appear, and plead, answer or demur to the said Bill. of section 6, in township 4, of range 5, lying on the north side of Sunfish creek, adjoining lands of John Sprague and Ferrel, supposed to contain one the said David Peden and J. O. Peden at the Term next after the expiration of said sixty days, will apply to said Court to take the matters of the Bill N. HOLLINTER, Au'y.

Dec. 17, 1881. for Complainant.

Amount received from the State Am't repaid to State | \$12,071 67 1 Am't collected during year 2,723 69 7-14,795 37 0.175 bis Balence due the State Am't loaned to individuals 5,659 48 Am't " Mourge Academy 516 10-

Am't secured by mortgage Am't by individual security 6,000 53= Am't in judgment 5 975 51 Am't not in judgment 200 00 -Amount loaved and due in the several to enships \$300 80 , In Perry Rethel 859 00 Salem 2 657 86 Center 200 00 Summit Franklin 225 00 Sunsbury 639 62 Green 50 00 25 00 MontoeAca Malaga

423 63 Ohio Total. mount of principal and interest dur viduals and remaining supplied.

Am't of principal and interest due 660 54 from Mourue Academy

Deduct amount due the State eaving a balance in favor of the coup-1 502 86

Am't of principal collected 2,723 69 7 per cent interest collected . 575 16 0 -3,298 85 7 Expenditures. Am't refunded to county for Interest paid to State last year, being interest due and not collected \$37 47 6 Am't of 6 per cent interest due the State Am't of principal peid State Am't of fees due Jos. Moose Am't of fees due Jno B. Nell Auditor Am't of tees due E Salisbury

lots held by Fand Com'rs Excess of Expenditures over Receipts We certify the above to be a correct etatement of the Surplus Revenue, as appears upon the books of said Fund. JNO B NOLL,

E. SALISBURY, Jan. 1, 1852. Fund Commis'rs M. C. O.

Township Road

tees of Salem rownship, Monroe county, O. on the 9th day of February next, for an order to lay out a Township Road to commence at or mear the house of John A. Thompson and to run the nearest and best way through the lands of Thomas Townson, and through the lands of Robert Johnson and the lands of William Ambler, to intersect the county road leading from Clarington to Woodsfield, at or near the house of tormerly occupied by David Greenlee Jan. 7, 1852.

State Road Notice.

OTICE is hereby given to all persons inter-NOTICE is hereby given to all persons interested, that at the March Session, 1852, of the Commissioners of Monroe County, Ohio, the said Commissioners will hear the parties in favor of or against the establishment of the State Road commencing at Lewisville, in said county, theuce running through Woodsfield and New the Ohio river opposite the mouth of Fishing creek, and that the application for damages of any person or persons on account of the location of said road through his, her, or their lands. By order of the Commissioners

State Road Notice. NOTICE is hereby given to all persons inter-ested, that at the March Session, 1852, et

Commissioners of Monroe county, Ohio, the said Commissioners will hear the parties to favor of or against the establishment of the State Road commencing at Stafford, in said Monroe county, and ending at Matamoras, on the Ohio river, in Washington county, Ohio; and the application for damages of any person or persons on account of the location of said road through his, her, or their

Dec 81. 1851. Aud. M. C O.

ELIAS DAVIS' ESTATE - Notice is hereby given that the subscriber has been ap-pointed and qualified as Administrator of the estate of Elias Davis, late of Monroe County. deceased. PERRY W. GILMORE, Adm'r. December 24, 1851.

STATE OF OHIO; MONROE COUNTY, SO. COURT OF COMMON PLEAS. Vacation after October Term, A. D. 1851.

of said county, deceased, died seized, to numbered and recorded on those or plot of said town; also Lot number one hun (100) in said town, as numbered and recorded on the plot there of; and that unless they appear and plead, answer or demur to said petitition, the same will be takes as confessed by them.

SUSANNA RUTH LANDBACK. By SINCLAIR & OKEY, her Solicitors ATTEST: WM OKEY, Clerk. Docember 24, 1851.

Gold Mine!! Discovered in Monroe County!!!

It is now a "fixed fact" that W. W. JORDAN & CO offer to the people of Monroe county, ap-portunities to make FORTUNES, not to be surassed by the GOLD DIGGINS of California. They have ou hand, and are constantly received ing, a VERY LARGE and CHEAP essertm Cooking Stoves of every variety.

ong which are Buck's Patent, Green Air Tight Burton's Premium, &c., &c., &c., &c. AIR TIGHT PARLOR STOVES.

for both wood and coal. Also all kinds of Stove Trimmings, both Copper and Tin. Pipe Boilers, Steamers, Kettles, Pots, Stew pans, Sauce pans, Frying pans, And-trons, Smoothing-trons, Graddles, Coal grates, and iron and copper coal Bu

Also a full and complete assortment of JAPAN and COPPER WARE. House Spouting and Piping for sale and put up at the shortest notice. Zink Washboards at wholesals and

retail. Persons wishing to purchase wares are requested to call and examine their stock: fer they are de termined to give GREAT BARGAINS, and (1)-Orders from Merchants panetually assend sell a LITTLE CHEAPER than the ch N. B. Old Pewter and Copper takes.
N. B. Old Pewter and Copper takes.
W. W. JORDAN & Co. Woodsfield, Nov. 19

6.175 52

\$534 16

81 14 96,176 53

ty, if all collected of

Receipts during the Year.

Treasurer Am't of taxes paid on lands held by Fund Com'rs Am't of taxes paid on town

PETITION will be presented to the Trus-

JOHN S. NOLL. Dec. 31. 1851.

lands By order of the Commissioners,
JOHN B. NOLL,

A NNA MARIA LANDBACK, Agron Land-back, and Charles Landbuck, of the State of Pennsylvania, will take notice, that Susanua Ruth Landback, of said State of Pennsylvania, on the 23rd day of December, A. D. 1851, filed in the office of the Clerk of said Court, her petition, demanding dower in the following premises, of which her late husband, Samuel Landback, lete north fourth of Lot number twenty-one (21) in the north fourth of Lot number twenty of Monroe, at town of Woodsfield, in said county of Monroe, at town of Woodsfield, in said county of Monroe, at town of Woodsfield, in said county of Monroe, at town of Woodsfield, in said county of Monroe, at town of Woodsfield, in said county of Monroe, at town of Woodsfield, in said county of Monroe, at town of Woodsfield, in said county of Monroe, at town of Woodsfield, in said county of Monroe, at town of Woodsfield, in said county of Monroe, at town of Woodsfield, in said county of Monroe, at town of Woodsfield, in said county of Monroe, at town of Woodsfield, in said county of Monroe, at town of Woodsfield, in said county of Monroe, at town of Woodsfield, in said county of Monroe, at town of Woodsfield, in said county of Monroe, at town of Woodsfield, in said county of Monroe, at town of Woodsfield, in said county of Monroe, at town of Woodsfield, in said county of Woodsfield, in said county of Monroe, at the town of Woodsfield, in said county of Woodsfield, in said coun